

Exhibit 10

<p>1 A. Jonathan, I'm waking up to e-mails where 2 he's saying he's watching my Twitter account. 3 Q. Okay. So -- 4 A. So what is stalking to you? 5 Q. Ms. Mueller, that is very important. 6 Have you produced those e-mails to us or to your 7 attorneys? 8 A. What? 9 Q. Is that a true statement? 10 A. What? I feel like y'all are stalking me 11 and my family, yes. 12 Q. Okay. 13 A. That is what I -- I don't know what the 14 formal definition of stalking is, but I feel like 15 my family is being stalked. 16 Q. Okay. So -- 17 A. Nobody in my family -- Jonathan, nobody 18 in my family knew who Tom Santoni was. I've 19 never had a conversation with anybody in my 20 family about Tom Santoni. But you've gone and 21 dug up all this information about my family and 22 probably given it to him. 23 Q. Ms. Mueller, the e-mails you just 24 referenced that say that you wake up to that 25 Mr. Santoni is stalking your account, those</p> <p style="text-align: right;">Page 126</p>	<p>1 declaration where you were bragging with the Mira 2 Laguna account -- 3 A. I don't brag, Jonathan. 4 Q. Okay. So you -- 5 A. Anybody who knows me knows I don't brag. 6 Q. Were you threatening her? 7 A. What? 8 Q. What did you mean by, "let me know when 9 you have the balls to use your real name"? 10 A. Because I was -- I don't even know who I 11 was talking to. It was everybody was getting 12 nasty. 13 Q. Everything was getting nasty. Well -- 14 A. If somebody wanted to come at me about 15 the lawsuit, yeah, I wanted them to use their 16 real names. But that's the only thing -- 17 (SPEAKING OVER ONE ANOTHER.) 18 A. I blocked all on these people, so -- 19 Q. You just tweet to Attorney Monsees, you 20 were referring to Mr. Santoni, weren't you? 21 A. Had to have been. 22 Q. Okay. And then you accused Attorney 23 Monsees of stalking you. 24 A. I didn't know she was an attorney. 25 Q. It says in her Twitter bio she's an</p> <p style="text-align: right;">Page 128</p>
<p>1 clearly fall within all the previous discovery 2 requests that we have submitted. We have not 3 received any of those e-mails. 4 Have you provided -- 5 A. Jonathan, do you sit on my Twitter 6 account every day? How much -- how much time do 7 you spend there a day? 8 Q. It is very simple. Have you provided 9 the e-mail that you just referenced or not? 10 A. Thank you for answering my question. 11 Q. They don't even exist? 12 A. What? 13 Q. Do those e-mails even exist? 14 A. What e-mails? 15 Q. The e-mails you just said you wake up 16 to. 17 A. Yes. He thinks he's being -- I wake up 18 to e-mails where Kinley is like, do you know 19 anything about this because Tom Santoni saw this 20 tweet at like 8:00-something and like -- I'm just 21 paraphrasing -- and at 10:00-something, there was 22 like a persistent attack. And I'm sleeping and 23 I'm like, what the hell are you talking about? 24 But yeah. 25 Q. So back to Ms. -- Attorney Monsees'</p> <p style="text-align: right;">Page 127</p>	<p>1 attorney. 2 A. Jonathan, I don't like -- I don't 3 dissect Twitter accounts like you do. I just 4 respond to somebody tweeting at me. I don't -- 5 you dissect Twitter way more than I do. 6 Q. Ms. Mueller, this is very simple. You 7 were referring to Mr. Santoni when you were 8 talking to Attorney Monsees, correct? 9 A. Yeah. But what does that have to do 10 with anything? 11 Q. From the Mira Laguna account that you 12 deleted -- 13 A. What does this have to do with anything? 14 Jonathan, I blocked her on Twitter. 15 Q. Ms. Mueller -- 16 A. Because she was -- 17 Q. -- this is the substance of this 18 deposition is the accounts you -- the 19 communications you deleted that was under this 20 account. 21 A. Jonathan, this conversation was deleted 22 the night it happened. I guarantee it because I 23 didn't want that whole -- I didn't want that 24 whole issue on Twitter because Adam Blumenthal 25 and all those people are on Twitter, and these</p> <p style="text-align: right;">Page 129</p>

<p>1 crazy people would have gone and tagged them and 2 brought them into it. And I didn't want that for 3 myself and for them. 4 (SPEAKING OVER ONE ANOTHER.) 5 Q. -- is on Twitter? 6 A. What? 7 Q. Adam Blumenthal is on Twitter? 8 A. Yes. 9 Q. What's his Twitter name? 10 A. It's in my PDF. 11 Q. Have you talked to Adam Blumenthal on 12 Twitter? 13 A. No. We don't talk at all. 14 Q. Then how do you know he's on Twitter? 15 A. Because if you just do a -- it's his 16 name. 17 Q. Why were you looking for Adam Blumenthal 18 on Twitter? 19 A. Because I made the complaint. 20 Q. And you decided to look him up on 21 Twitter? 22 A. What are you doing on Twitter? 23 Q. I'm asking the questions here. 24 A. Jonathan, I didn't just blindly make a 25 complaint. Yes, he's on Twitter, and I'm very</p> <p style="text-align: right;">Page 130</p>	<p>1 interacting with them, Jonathan. I have -- I 2 respect the man. 3 Q. What does it mean to be respectful? 4 A. I don't want -- I don't want to bring my 5 complaint to his Twitter account or Twitter to 6 where they would have to make a statement about 7 it. I've been very -- I think I've been very 8 respectful to the State Group and Blue Capital in 9 this whole thing. Because if people on Twitter 10 were talking about this, they would tag Adam 11 Blumenthal and the State Group and Bennet and 12 they would drag all them into it. It's how I 13 know I haven't been doing it because I'm being 14 respectful to Adam Blumenthal, you know. He's 15 the one person who believed me when I was afraid 16 of Tom Santoni, so take it to what you want. 17 Q. He was the one person that believed you? 18 A. He -- he listened to me. He sent his 19 lawyers, and his lawyers listened to me and they 20 listened to my concerns and they addressed my 21 concern. It's a big deal to fire somebody from a 22 company, Jonathan. 23 Q. Yes. 24 A. I did not want -- I did not -- Jonathan, 25 if Tom Santoni hadn't have been fired, I would</p> <p style="text-align: right;">Page 132</p>
<p>1 respectful of the fact that he's on Twitter. 2 Q. Okay. 3 A. Jonathan, I'm very -- Jonathan, we don't 4 talk, and I don't want to talk to him. But I'm 5 very respectful of the fact that he's on Twitter, 6 and I don't want to bring unnecessary drama to -- 7 Q. So you found -- you found the State 8 Group -- you found Mr. Blumenthal on Twitter, but 9 you haven't talked to him, correct? 10 A. No. We do not talk at all. 11 Q. Why did you -- why did you find him on 12 Twitter? 13 A. Jonathan, before -- first of all, 14 Jonathan, when I made the complaint, I had to 15 figure out who to make the complaint to, and 16 that's one reason. Second of all, he's just on 17 Twitter. It's his name. 18 Q. Did you use the Mira Laguna account to 19 do this? 20 A. No. I've never talked to Adam 21 Blumenthal. I'm just very respectful of the fact 22 that he's on Twitter, and I don't want to bring 23 all this craziness towards him. 24 Q. What do you mean -- 25 A. You can respect somebody without ever</p> <p style="text-align: right;">Page 131</p>	<p>1 have been walking around keeping secrets for 2 them. 3 Q. So you were keeping secrets. 4 A. Yes. 5 Q. The State Group doesn't know you were 6 pretending to be many different people talking to 7 Mr. Santoni. They don't know you were pretending 8 to be one person, do they? 9 A. Jonathan, I told you -- the Mira Laguna 10 account, I can easily say that was a mistake and 11 it should have been -- my complaint was on 12 Parler. Twitter doesn't even need to be on the 13 complaint. 14 Q. How do you know Adam Blumenthal believes 15 you? 16 A. I'm assuming -- even if he doesn't 17 believe me, he addressed the situation privately, 18 and I did it, and there was no drama and it was 19 out of my life, and I'm thankful for that, you 20 know. I'm thankful for that. 21 Q. How does Mr. Santoni's getting fired 22 help you? 23 A. It doesn't help me, obviously. 24 Q. Why were you grateful he believed you? 25 You got nothing out of it, did you?</p> <p style="text-align: right;">Page 133</p>